Examiner-Initiated Interview Summary	Application No.	Applicant(s)
	09/759,498	BARNETT ET AL.
	Examiner	Art Unit
	FRED I. EHICHIOYA	2156
All Participants: Status of Application:		
(1) <u>FRED I. EHICHIOYA</u> .	(3)	
(2) <u>Jeanne E. Longmuir (reg. No. 41,939)</u> .	(4)	
Date of Interview: <u>12 February 2010</u>	Time: <u>6:06 PM</u>	
Type of Interview:		
Part I.		
Rejection(s) discussed: N/A		
Claims discussed: 139		
Prior art documents discussed: N/A		
Part II. SUBSTANCE OF INTERVIEW DESCRIBING THE GENERAL NATURE OF WHAT WAS DISCUSSED: See Continuation Sheet		
Part III.		
 ☑ It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability. ☑ It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above. 		
/Fred I. Ehichioya/ Primary Examiner, Art Unit 2156	Applicant/Applicant's Representat	ive Signature – if appropriate)

Continuation of Substance of Interview including description of the general nature of what was discussed: As a result of BPAI decision of 11/08/2007, Examiner suggested to appellant's representative (Ms. Longmuir) to further amend claim 139 submitted on April 25, 2008 by rewriting the preamble as "A computer-readable medium having computerized tool for use on a computer apparatus havining input interfaces for receiving information, a memory for storing information and a user interface, configured for facilitating forward looking strategic analyses of a collection of technical documents each having a searchable text and associated bibliographic information including a source and a date, comprising computer-assisted steps:" to overcome the 35 USC 101 rejection. Ms. Longmuir accepted Examiner's proposition and authorized Examiner's amendment when this case is approved for allowance.